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25 **UNITED STATES DISTRICT COURT**
26 **CENTRAL DISTRICT OF CALIFORNIA**

27 PHILLIP WHITE, individually and on
28 behalf of all others similarly situated,

29 Plaintiff,

30 v.

31 T.W. GARNER FOOD CO., a North
32 Carolina corporation,

33 Defendant.

34 Case No. 2:22-cv-06503-MEMF-SK

35 CLASS ACTION

36 Honorable Maame Ewusi-Mensah
37 Frimpong

38 **STIPULATION OF DISMISSAL OF
39 THE ACTION WITHOUT
40 PREJUDICE**

41 Complaint Filed: September 12, 2022

1 Pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure,
2 Plaintiff Phillip White (“Plaintiff”) and Defendant T.W. Garner Food Co.
3 (“Defendant”), through their respective counsel, hereby stipulate to dismiss the above-
4 entitled action without prejudice as to the named Plaintiff and the putative class. In
5 stipulating to the dismissal, Defendant neither agrees to nor admits to any of the factual
6 allegations or legal arguments expressed in Plaintiff’s motion to dismiss. Each party
7 shall bear his/its own attorneys’ fees and costs.

8 **IT IS SO STIPULATED.**

9
10 DATED: October 3, 2023

Respectfully submitted,

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12 **CLARKSON LAW FIRM, P.C.**

13 By: /s/ Bahar Sodaify
14 Ryan J. Clarkson, Esq.
15 Bahar Sodaify, Esq.
16 Alan Gudino, Esq.
17 Ryan D. Ardi, Esq.

18 DATED: October 3, 2023 **AKERMAN LLP**

19 By: /s/ Caroline H. Mankey
20 Caroline H. Mankey, Esq.
21 Christopher N. McAndrew, Esq.

22 *Attorneys for Plaintiff*
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22 *Attorneys for Defendant*

ATTESTATION OF FILER

Pursuant to Local Rule 5-4.3.4, the undersigned filer hereby attests that all signatories listed, and on whose behalf the filing is submitted, concur in the filing's content and have authorized the filing.

Dated: October 3, 2023

CLARKSON LAW FIRM, P.C.

/s/ Bahar Sodaify

By: Bahar Sodaify

Attorneys for Plaintiff